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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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1445 Ross Avenue			ART UNIT	PAPER NUMBER
Dallas, TX 75202-2799			2684	6
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/882,866	GOODINGS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Angelica M. Perez	2684				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status		•				
1)⊠ Responsive to communication(s) filed on June	-01-2004.					
, , , , , , , , , , , , , , , , , , , ,	action is non-final.					
· <u> </u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-14 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. S ion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
		i				
Attachment(s) 1) Notice of References Cited (RTO 902)	A) [] Interview 0	n/ (PTO 442)				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summa Paper No(s)/Mail 5) Notice of Informal 6) Other:					

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DETAILED ACTION

1. Applicant's arguments filed on 06-01-2004 have been fully considered but they are not persuasive.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 12 and 13 are rejected under 35 U.S.C. 102(e) as being anticipated by Soini (Soini et al., US Patent No.: 6,445,932).

Regarding claim 12, Soini teaches of a mobile radio device comprising (figure 1): a touch screen on a main housing (figure 1, item 15); a switch (figure 4, item 43), the switch having a first position and a second position (figure 4, item 43). Soini also teaches of a mode change generator responsive to the switch (see figures 1 and 2; item 19, e.g. "hinge" corresponds to the "change generator"), the mode change generator

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operable to produce a mode change signal (column 3, lines 48-54); and a memory

storage operable to recall an existing data record from the memory storage for editing in

an edit view (columns 6-7, lines 56-57 and 1-13; where the memory contain records

previously stored from a previous application and where the record can be edited

again), the memory storage further operable to store data in the existing data record

upon receiving the mode change signal from the mode change generator (columns 6-7,

lines 56-57 and 13; where the user edits information previously stored; figure 4, items

40 and 47).

Regarding claim 13, Soini teaches all the limitations according to claim 12. Soini

further teaches of a rotating flip attached to the housing, the flip positionable in an open

position and a closed position (see figures 1 and 2; item 19, e.g. "hinge" corresponds to

the rotating flip); where the switch is activated by a position of the flip; and where the

closed position of the flip corresponds to the first position of the switch and the open

position of the flip corresponds to the second position of the switch (column 3, lines 48-

54).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 1-2 and 5-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Soini (Soini et al., US Patent No.: 6,445,932) in view of Iwata (Iwata et al.; US Patent No.: 6,535,749).

Regarding claim 1, Soini teaches of a method for storing data in a wireless communication device comprising the following steps (column 1, lines 1-14): starting an application in a second mode (column 7, lines 25-30; where the second mode can be either of the "telefax service" or "SMS service") opening an edit view for receiving an existing data record (column 5, lines 61-65; column 6, lines 8-11 and column 7, lines 40; where the information shows evidence of the existence of data records already recorded); displaying existing data from the existing data record received in the edit view (columns 6-7, lines 56-57 and 1-13; column 7, lines 30-40; e.g. "user editing the file" corresponds to "opening edit view" and "displaying data" and column 5, lines 61-65; column 6, lines 8-11 and column 7, lines 40; where the information shows evidence of the existence of data records already recorded); receiving edits to the existing data (column 7, lines 30-40; where the edited file can be retrieved and edited as long as it is not deleted by the user); and storing the edited existing data in the existing data record in response to the mode change (column 9, lines 29-47; where the "folding to the mobile telephone position" corresponds to the "first mode" explained on columns 3 and 4, lines 59-67 and 1-21, respectively; see also columns 6-7, lines 56-57 and 1-13).

Soini does not specifically teach of detecting the mode change during the edit view.

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lwata, in related art concerning a portable information terminal, teaches of detecting the mode change (column 1, lines 48-51; where the "status" corresponds to the "mode").

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Soini's storing data method with Iwata's detection mode means so that the device can operate according to the mode detected).

Regarding claim 2, Soini in view of Iwata teaches all the limitations according to claim 1. In addition, Soini teaches wherethe wireless communication device is in the first mode when a flip of said wireless communication device is in a closed position and said wireless communication device is in the second mode when said flip of the wireless communication device is in an open position; and the mode change is accomplished by changing a position (columns 3 and 4, lines 59-67 and 1-21).

Regarding claim 5, Soini and Iwata teach all the limitations of claim 1. Soini further teaches of waiting for a mode change from the first mode to the second mode; opening the edit view again if a mode change from the first mode to the second mode is detected; reading the stored data from the existing data record; and loading the data to a display unit (column 7, lines 19-40 and column 10, lines 50-57; where the information of the last application is loaded and displayed).

Regarding claim 6, Soini in view of Iwata teaches all the limitations according to claim 1. Iwata further teaches where the steps are implemented as software that is stored in a storage media and used by an application controller (columns 30 and 31; lines 46-67 and 1-10, respectively).

Regarding claim 7, Soini in view of Iwata teaches all the limitations according to claim 1. Iwata also teaches where the steps of changing from a first mode to a second mode comprises moving a flip to activate a mode change generator (column 12, lines 45-50; e.g. where the "change generator" is a "switch").

Regarding claim 8, Soini and Iwata teach all the limitations of claim 7. Iwata further teaches where the mode change generator generates a mode change signal when a position of the flip is changed (column 13, lines 12-17).

Regarding claim 9, Soini and Iwata teach all the limitations of claim 8. Iwata also teaches where the mode change generator is a switch (column 12, lines 45-50).

Regarding claim 10, Soini in view of Iwata teaches all the limitations according to claim 5. Iwata further teaches where the steps of waiting, opening, reading and loading are implemented by software that is stored in a storage media and used by the application controller (column 30, lines 46-67 and column 31, lines 1-10).

Regarding claim 11, Soini in view of Iwata teaches all the limitations according to claim 10. Soini also teaches where the wireless communication device includes at least two sets of applications (column 4, lines 3-5 and 8-17); Iwata further teaches where at least one of the applications is available in only one of the sets of the applications and where a change between the sets of the applications is accomplished when a mode change is detected by the application controller (column 12, lines 45-60 and column 13, lines 12-17).

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6. Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Soini in view of Iwata as applied to claims 1,2,5-13 above, and further in view of

Hayashi (Hayashi, Keiichi; US Patent No.: 6,650,913 B1).

Regarding claim 3, Soini in view of Iwata teaches all the limitations according to

claim 2.

Soini in view of Iwata does not specifically teach the step of closing the

application automatically after the mode change.

In related art concerning an open/close state detection mobile telephone unit,

Hayashi teaches the step of closing the application automatically after the mode change

(column 6, lines 1-12).

It would have been obvious to a one of ordinary skill in the art at the time the

invention was made to combine Soini's and Iwata's close/open storing data

communication device with Hayashi's automatic closing application after the change in

mode in order to save battery power when the application is not being utilized.

Regarding claim 4, Soini in view of Iwata teaches all the limitations according to

claim 2. Hayashi further teaches of closing the application automatically after the mode

change; then showing a standby screen on a display of the wireless device (columns 4

and 5; lines 66-67 and 1-3, respectively).

7. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Soini in

view of Hayashi (Hayashi, Keiichi; US Patent No.: 6,650,913 B1).

Regarding claim 14, Soini teaches all the limitations according to claim 12.

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Soini does not specifically teach of a plurality of fixed radio base stations for handling radio traffic associated with the mobile radio device when the switch is in the first position.

In related art concerning an open/close state detection mobile telephone unit, It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Soini's and teaches of a plurality of fixed radio base stations for handling radio traffic associated with the mobile radio device when the switch is in the first position (figure 3, items 20-1 through 20-3).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Soini's close/open storing data communication device and Hayashi's plurality of fixed radio base stations in order to provide a backed up reliable service for the communication devices.

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Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angelica Perez whose telephone number is 703-305-8724. The examiner can normally be reached on 7:15 a.m. - 3:55 p.m., Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and for After Final communications.

Information regarding Patent Application Information Retrieval (PAIR) system can be found at 866-217-9197 (toll-free).

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 2600's customer service number is 703-306-0377.

Angelica Perez (Examiner) NAY MAUNG
SUPERVISORY PATENT EXAMINER

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July 26, 2004